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John S Nagy, Reg. No. 30664

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

In re t	he application of)	Examiner: C. Bennett
		.)	
Inven	tors: Lilip Lau, William Hartigan,)	Group Art Unit: 3307
	John J. Frantzen)	
)	Docket No. ACS 48047 (3807.2)
Serial No. 09/055,582)	,
	•	í	
Filed: April 6, 1998		Ś	
		í	
For:	EXPANDABLE STENTS AND)	Los Angeles, California
• •	METHOD FOR MAKING SAME	í	May 28, 1998

SUBMISSION OF MISSING PARTS OF APPLICATION

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Notice to File Missing Parts of Application - Filing Date Granted, mailed May 11, 1998 (copy attached), Applicants submit herewith a copy of the Declaration and Power of Attorney for the above-identified divisional application, together with our check in the amount of \$130 for the large entity surcharge.

Please credit any overpayment or charge any additional fees in this matter to our

Deposit Account No. 06-2425. A duplicate of this paper is enclosed.

Respectfully submitted,

FULWIDER PATTON LEE & UTECHT, LLP

John 🛭 Nagy

Reg. No. 30,664

JSN:jeb

10877 Wilshire Boulevard, Tenth Floor Los Angeles, California 90024

Telephone: (310) 824-5555





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FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NO./T

09/055.582

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ACS4804

0362/0511

JOHN S NAGY

FULWIDER PATTON LEE & UTECHT

10877 WILSHIRE BLVD

TENTH FLOOR

LOS ANGELES CA 90024

NOT ASSIGNED

3738

DATE MAILED:

05/11/98

NOTICE TO FILE MISSING PARTS OF APPLICATION Filing Date Granted

An Application Number and Filing Date have been assigned to this application. The items indicated below, however, are missing. Applicant is given TWO MONTHS FROM THE DATE OF THIS NOTICE within which to file all required items and pay fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a). If any of items 1 or 3 through 5 are indicated as missing, the SURCHARGE set forth in 37 CFR 1.16(e) of 🗆 \$65.00 for a small entity in compliance with 37 CFR 1.27, or 12 \$130.00 for a non-small entity, must also be timely submitted in reply to this NOTICE

to avoid abandonment.		•	
If all required items on this form are file small entity (statement filed)	ed within the period set above, the total small entity is \$/ 3\rightarrow //	amount owed by appli	cant as a
☐ 1. The statutory basic filing fee is:			· 1 3
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Applicant must submit \$such status (37 CFR 1.27).	to complete the basic filling te	9 and/or ille a small enti	ty statement claiming
2. Additional claim fees of \$	including any multiple dependent	dent claim fees, are requ	uired. [®]
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3. The oath or declaration:			
is missing or unexecuted. does not cover the newly subm	itted items	•	
does not identify the application			
does not include the city and st	ate or foreign country of applicant's resider	nce.	,
An oath or declaration in compliand	ce with 37 CFR 1. 63, including residence in	nformation and identifyir	ng the application by
the above Application Number and	Filing Date is required.	فكمغ واستوسيه بهدا والمتهدان والمشيم يتيانين	شسيكس بهشستها بالمسجع
4. The signature(s) to the oath or dec	laration is/are by a person other than inven	tor or person qualified u	nder 37 CFR 1.42,
1.43 or 1.47.	on in compliance with 37 CFR 1.63, identify	ing the application by t	he ahove
A property signed cath of declaration Application Number and Filing Date		nng the application by th	ie above
	nventor(s) is missing from the oath or decla	ration:	a small entity statement claiming ees, are required. The fees are due. Indication by the application by the above of the application by the omitted is required. FR 1.21(m)).
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An oath or declaration in compliance	ce with 37 CFR 1.63 listing the names of al	l inventors and signed b	v the omitted
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☐ 6. A \$50.00 processing fee is required	since your check was returned without pay	ment (37 CFR 1.21(m))).
	or because your check was returned withou		*
☐ 8. The application does not comply wit	h the Séquence Rules.		
99/1998 Remoder check to contest and with	Sequence Rules 37 CFR 1.821-1.825:"	BEST AVAIL	ARI E CODI
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Direct the reply and any questions about t	his notice to "Attention: Box Missing Parts	•	

A copy of this notice MUST be returned with the reply.

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